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12	Attorneys for Defendant					
13	PAYPAL, INC.,					
14	UNITED STATES DISTRICT COURT					
15	NORTHERN DISTRICT OF CALIFORNIA					
16	SAN JOSE DIVISION					
17	LENA EVANS, RONI SHEMTOV, and SHBADAN AKYLBEKOV, individually and on babalf of all others similarly situated	No. 5:22-cv-00248-BLF				
18 19	behalf of all others similarly situated, Plaintiffs,	STIPULATION TO CONTINUE INITIAL CASE MANAGEMENT CONFERENCE (L.R. 6-2, 16-2)				
20	v.					
21	PAYPAL, INC., a Delaware corporation; and	Hon. Beth Labson Freeman Date Action Filed: January 13, 2022 Trial Date: None Set				
22	DOES 1-25, inclusive,					
23	Defendants.					
24						
25						
26						
27						
28						
	1	CTIDITIATION TO CONTRITE IN				

	10 Inc	HUNUKADI	LE COURT A	IND TO ALI	L PARTIES F	AND THEIR	ATTORNE	213
OF F	RECORD:							

Pursuant to Rule 6(b)(1) of the Federal Rules of Civil Procedure and Local Rule 6-1(a) of the Northern District of California Civil Local Rules, Plaintiffs Lena Evans, Roni Shemtov, and Shabdan Akylbekov ("Plaintiffs") and Defendant PayPal, Inc. ("Defendant"), by and through their respective counsel, hereby stipulate as follows:

WHEREAS, Plaintiffs filed a complaint in the above-entitled action in the United States District Court, Northern District of California on January 13, 2022;

WHEREAS, on February 14, 2022, this action was reassigned to the Honorable Beth Labson Freeman, as it is related to *Cheng v. PayPal, Inc.*, Case No. 21-cv-03608 (Dkt. Nos. 17-18);

WHEREAS, On February 23, 2022, this Court set the Initial Case Management Conference for May 26, 2022 at 11:00 a.m. (Dkt. # 19);

WHEREAS, on March 16, 2022, Defendant PayPal, Inc. ("PayPal") filed a Motion to Compel Arbitration (Dkt. # 20);

WHEREAS, PayPal's Motion to Compel Arbitration is set for hearing on May 26, 2022 at 9:00 a.m.;

WHEREAS, PayPal contends that its contractual rights to arbitrate Plaintiff's claims would be violated if PayPal were required to engage in substantive litigation of the dispute, including through Rule 26 Initial Disclosures and other discovery;

WHEREAS, the Parties agree that continuing the Initial Case Management Conference to a date after the Court has ruled on PayPal's Motion to Compel Arbitration would be efficient and preserve the Court's and the parties' resources, because the Court's ruling will define the proper scope of discovery and litigation before this Court;

Now therefore, the Parties by and through their counsel of record, stipulate and agree that, subject to the Court's approval, the Initial Case Management Conference shall be continued to a date and time convenient for the Court at or after June 23, 2022.

IT IS SO STIPULATED.

1		Respectfully submitted,				
2	Dated: April 29, 2022	DENTONS US LLP				
3						
4		By: /s/Judith Shophet Sidkoff				
5		Judith Shophet Sidkoff Attamosys for Defendent				
6		Attorneys for Defendant PAYPAL, INC.,				
7	D-4-1, A1120, 2022	THE DENGAMOCHAN LAW FIRM INC				
8		THE BENSAMOCHAN LAW FIRM, INC. SCHREIBER AND SCHREIBER, INC.				
9		ERIC BENSAMOCHAN				
10		By: /s/Eric Bansamochan				
11		Ean Matthew Schreiber Eric Andrew Schreiber				
12		Eric Bensamochan				
13		Attorneys for Plaintiffs LENA EVANS, RONI SHEMTOV, AND				
14	SHBADAN AKYLBEKOV					
15						
16	ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1					
17	In accordance with Civil Local Rule 5-1, I attest that concurrence in the filing of this document has been obtained from the other signatories, which shall serve in lieu of their					
18						
19	signatures on the document.					
20						
21	Dated: April 29, 2022	DENTONS US LLP				
22 23						
24		By: <u>/s/Judith Shophet Sidkoff</u> Judith Shophet Sidkoff				
25		Attorneys for Defendant				
26		PAYPAL, INC.,				
27						
28						
		STIPULATION TO CONTINUE INITIAL				